UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

MATTHEW DIEGERT,

**DECISION AND ORDER** 

Plaintiff,

14-CV-01058-LJV-JJM

v.

RECEIVABLES PERFORMANCE MANAGEMENT, LLC,

Defendant.

\_\_\_\_\_

This action has been referred to me by District Judge Lawrence J. Vilardo for supervision of non-dispositive pretrial proceedings [36].<sup>1</sup> Before me is plaintiff's motion [63] for an award of attorney's fees pursuant to Fed. R. Civ. P. 37. For the following reasons, the motion is granted in part and denied in part.

## **ANALYSIS**

Familiarity with the relevant facts is presumed. I previously concluded that "[a]n award of attorney's fees and costs is appropriate in this case", and directed plaintiff to file its application. January 26, 2017 Decision and Order [61], p. 10. Plaintiff seeks attorney's fees of \$7,995.00, representing 26.65 hours at an hourly rate of \$300.00. Mauro Declaration [63], ¶¶3-7 and Exhibit A. Although defendant does not question the proposed hourly rate,<sup>2</sup> it contends that certain "block-billed entries should be reduced by seven (7) hours to a total of 19.65 hours" (totaling \$5,895.00). Defendant's Response [64].

Bracketed references are to CM/ECF docket entries.

<sup>&</sup>lt;sup>2</sup> See <u>Barsness v. Takhar Group Collection Services, Ltd.</u>, 2016 WL 1177979, \*2 (W.D.N.Y. 2016) ("[t]he court finds the . . . the hourly rates (\$300 per hour for experienced attorney . . . ) to be reasonable").

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Rather than analyzing each separate time entry, "[a] district court can exclude

excessive and unreasonable hours from its fee computation by making an across-the-board

reduction in the amount of hours . . . . [B]ased on my experience with the case and after review

of the records submitted, I find that an across-the-board reduction of ten percent would be

appropriate to eliminate duplicative or unnecessary time." Davis v. Eastman Kodak Co., 758 F.

Supp. 2d 190, 202 (W.D.N.Y. 2010). For the same reason, I conclude that the fees requested by

plaintiff should be reduced by 10% (\$799.50), for an award of \$7,195.50.

Plaintiff's motion does not specify whether the award should be made against

defendant, counsel, or both. Since "[t]here is nothing outstanding in this motion to indicate the

[conduct in question] was directed by the clients . . . or was solely the professional judgment of

counsel", Rich Products Corp. v. Bluemke, 2014 WL 860364, \*6 (W.D.N.Y. 2014), "liability for

this award will be jointly borne by both defendant[] and their counsel". Id.

**CONCLUSION** 

For these reasons, plaintiff's motion [63] is granted to the extent of awarding

attorney's fees in the amount of \$7,195.50, payable by defendant and its attorneys jointly, but is

otherwise denied. A further status conference will be held on April 5, 2017 at 2:00 p.m. Counsel

may participate in person or by telephone, upon advance notice to chambers.

Dated: March 28, 2017

/s/ Jeremiah J. McCarthy JEREMIAH J. MCCARTHY

United States Magistrate Judge

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